MAR 2 7 2007

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

In re OCWEN FEDERAL BANK)
MORTGAGE SERVICING LITIGATION)
))
THIS DOCUMENT RELATES TO)
In the Northern District of Alabama:)
Stephanie Hunter, et al. v. Ocwen Federal)
Bank FSB, C.A. No. 2:04-2864	Ĺ
Maggie Williams, et al. v. Ocwen Federal	ĺ
Bank FSB, et al., C.A. No. 4:04-2869	Ĺ
Mary Crosby, v. Ocwen Federal Bank FSB,)
et al., C.A. No. 5:04-2828)
Deborah Bush, et al. v. Ocwen Federal)
Bank FSB, et al., C.A. No. 7:04-2827)
Billy M. Dockery, et al. v. Ocwen Federal)
Bank FSB, et al., C.A. No. 7:04-2830)
Marvin Ellison, et al. v. Ocwen Federal)
Bank FSB, et al., C.A. No. 2:04-2909)
Wilfred Hinton v. Ocwen Federal Bank FSB,)
et al., C.A. No. 2:05-689)
Allen Hopkins v. Ocwen Federal Bank FSB,)
et al., C.A. No. 2:05-33)
Louise Morrow v. Ocwen Federal Bank)
FSB, et al., C.A. No. 2:04-2612)
In the Southern District of Alabama:)
Stevie Cooper, et al. v. Ocwen Federal)
Bank FSB, et al., C.A. No. 1:04-639)
Cheryle Williams v. Ocwen Federal Bank)
FSB, et al., C.A. No. 2:04-627)
In the Middle District of Alabama:)
Delilie Carruthers, et al. v. Ocwen Federal)
Bank FSB, et al., C.A. No. 2:04-901)
Willowdean Glover v. Ocwen Federal Bank)
FSB, et al., C.A. No. 2:04-961)
In the Northern District of Mississippi:)
Carolyn P. Calhoun, et al. v. Ocwen)
Federal Bank FSB, et al.,)
C.A. No. 4:04-293)
Freddie Jones, et al. v. Ocwen Federal)
Bank FSB, et al., C.A. No. 4:04-294	ĺ,

Case No. 04-C-2714 MDL No. 1604

Judge Norgle

JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

COME NOW, Plaintiffs in the above-styled actions ("Plaintiffs") and Defendants Ocwen Loan Servicing, LLC, successor in interest to Ocwen Federal Bank FSB, and Ocwen Financial Corporation (collectively "Ocwen") and Moss, Codilis, Stawiarski, Morris, Schneider & Prior, LLP, identified as Moss, Codilis, Schnieder, LLP ("Moss"), by and through counsel, and hereby stipulate to the dismissal of Ocwen and Moss in the above-styled actions with prejudice.

Specifically, Plaintiffs dismiss, with prejudice, any and all claims against Ocwen and Moss that were, or could have been, asserted. Each party is to bear its own costs.

Done this the 28 day of March, 2007.

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